

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 3561

IN THE MATTER OF:

Served September 21, 1990

LANCASTER ENTERPRISES, INC.,)
Trading as DIAL-OF-WHEELS SHUTTLE,)
Suspension and Investigation of)
Revocation of Certificate No. 155)

Case No. MP-90-01

By Order No. 3458, served February 12, 1990, Lancaster Enterprises, Inc., trading as Dial-of-Wheels Shuttle (Lancaster) was named a respondent in the above-captioned case. Lancaster's Certificate No. 155 was suspended, and Lancaster was directed within 30 days to comply with the Commission's insurance requirements or show cause why Certificate No. 155 should not be revoked.

By Order No. 3485, served April 10, 1990, the Commission, among other things, continued the suspension of Certificate No. 155 and granted Lancaster's request for an additional six months to comply with the Commission's insurance requirements. The extension period expired September 10, 1990.

On September 10, 1990, Lancaster requested an additional 90-day extension. In support of the request Lancaster states that its grant of \$50,000 "has been funded" by the U.S. Department of Transportation, Urban Mass Transportation Administration and that, among other other things, "the grant funds will be used to obtain adequate insurance." Lancaster has failed to show, or even assert, any cause why Certificate No. 155 should not be revoked for wilfull failure to comply with lawful orders and regulations of the Commission.

Although Lancaster, after six months, has provided no advice to the Commission concerning the resolution of the insurance dispute underpinning its previous extension request, the Commission is willing to grant the requested extension on the basis of Lancaster's notarized statement that it has the funds to purchase insurance and will do so. The three months requested is much more than adequate time to meet this elementary requirement.

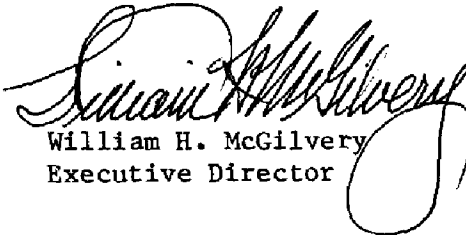
THEREFORE, IT IS ORDERED:

1. That Certificate of Public Convenience and Necessity No. 155 issued to Lancaster Enterprises, Inc., trading as Dial-of-Wheels Shuttle continues to be suspended unless otherwise ordered by the Commission, and Lancaster Enterprises, Inc., trading as Dial-of-Wheels Shuttle continues to be directed to desist from transportation subject to the Compact unless otherwise ordered by the Commission.

2. That Lancaster Enterprises, Inc., trading as Dial-of-Wheels Shuttle is directed, on or before Monday, December 10, 1990, fully to comply with the provisions of the Compact, Title II, Article XII, Section 9(a) and Commission Regulation No. 62.

3. That, unless Lancaster Enterprises, Inc., trading as Dial-of-Wheels Shuttle complies with the requirement of the preceding paragraph on or before Monday, December 10, 1990, Certificate of Public Convenience and Necessity No. 155 shall stand revoked in its entirety, effective 12:01 a.m. Tuesday, December 11, 1990, pursuant to the Compact, Title II, Article XII, Section 4(g).

BY DIRECTION OF THE COMMISSION; COMMISSIONERS WORTHY, SCHIFTER, AND SHANNON:


William H. McGilvery
Executive Director